	Application No.	Applicant(s)
Notice of Allowability	09/916,969	CAMBRIDGE ET AL.
	Examiner	Art Unit
	Jeffrey D. Popham	2137
The MAILING DATE of this communication appeall claims being allowable, PROSECUTION ON THE MERITS IS therewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R	(OR REMAINS) CLOSED in this applied or other appropriate communication IGHTS. This application is subject to	plication. If not included will be mailed in due course. THIS
1. This communication is responsive to 4/01/2005.		
2. 🔀 The allowed claim(s) is/are <u>1-19</u> .		. •
3. $igotimes$ The drawings filed on <u>26 July 2001</u> are accepted by the Ex	caminer.	
4. Acknowledgment is made of a claim for foreign priority una) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. A SUBSTITUTE OATH OR DECLARATION must be subminformal PATENT APPLICATION (PTO-152) which gives (a) including changes required by the Notice of Draftspers (b) hereto or 2) to Paper No./Mail Date [b] including changes required by the attached Examiner Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1) each sheet. Replacement sheet(s) should be labeled as such in the context of the co	e been received. e been received in Application No cuments have been received in this of this communication to file a reply MENT of this application. Initted. Note the attached EXAMINER es reason(s) why the oath or declara st be submitted. son's Patent Drawing Review (PTO- d's Amendment / Comment or in the Coll. 1.84(c)) should be written on the drawithe header according to 37 CFR 1.121(complying with the requirements S AMENDMENT or NOTICE OF ation is deficient. 948) attached Office action of ags in the front (not the back) of (d).
DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT	sit of BIOLOGICAL MATERIAL	must be submitted. Note the
Attachment(s)	- -	Detail Amelication (DTO 450)
1. Notice of References Cited (PTO-892)	-	Patent Application (PTO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ⊠ Interview Summary Paper No./Mail Da	
 Information Disclosure Statements (PTO-1449 or PTO/SB/ Paper No./Mail Date 	08), 7. ⊠ Examiner's Amend	ment/Comment
4. Examiner's Comment Regarding Requirement for Deposit	8. Examiner's Statement	ent of Reasons for Allowance
of Biological Material	9. □ Other Clinake	ew Coldwell
	ANDRE SUPERVISOR	EW CALDWELL IY PATENT EXAMINER

U.S. Patent and Trademark Office PTOL-37 (Rev. 1-04) Art Unit: 2137

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1:312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Kevin Zilka on 5/13/2005.

Please amend the claims as follows:

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IN THE CLAIMS:

Amended claims follow:

1. (Previously Presented) A method for responding to a virus alert, the virus

alert containing information pertaining to a new virus, the method comprising:

receiving the virus alert;

assessing a risk level associated with the new virus, the assessing

including: obtaining information associated with at least one previous virus which

has caused a previous infection on a computer system, and comparing the

information pertaining to the new virus with the information associated with the

previous virus which has cause the previous infection on the computer system;

and

obtaining a program code based on the risk level;

wherein the previous virus and the new virus are of a first type, and the

information associated with the previous virus which has caused the previous

infection on the computer system includes data associated with a duration of the

previous infection and a scope of the previous infection.

2.-4. (Cancelled)

5. (Previously Presented) The method as recited in claim 1 wherein the

information associated with the previous virus which has caused the previous

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infection on the computer system is stored in a profile on a database associated with the computer system.

- 6. (Original) The method as recited in claim 1 wherein the virus alert is received from an anti-virus information source.
- 7. (Original) The method as recited in claim 6 wherein the virus alert is automatically received from the anti-virus information source.
- 8. (Original) The method as recited in claim 7 wherein receiving the virus alert includes acquiring the virus alert from the anti-virus information source.
- 9. (Original) The method as recited in claim 1 wherein the computer system is a computer network, the computer network including a plurality of computing devices.
- 10. (Previously Presented) A computer program product responding to a virus alert, the virus alert being arranged to provide information pertaining to a new virus, the computer program product comprising:

computer code for receiving the virus alert;

computer code for assessing a risk level associated with the new virus, the assessing including: obtaining information associated with at least one previous virus which has caused a previous infection on a computer system, and

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comparing the information pertaining to the new virus with the information associated with the previous virus which has caused the previous infection on the computer system;

computer code for obtaining program code based on the risk level; and a computer-readable medium that stores the computer codes;

wherein the previous virus and the new virus are of a first type, and the information associated with the previous virus which has caused the previous infection on the computer system includes data associated with a duration of the previous infection and a scope of the previous infection.

- 11. (Cancelled)
- 12. (Cancelled)
- 13. (Currently Amended) The computer program product as recited in claim 10 wherein the computer-readable medium is one selected from the group consisting of a hard disk, a CD-ROM, a DVD, a computer disk, a tape drive, and a computer memory[[,]] and a data signal embodied in a carrier wave.
- 14. (Previously Presented) A computer system suitable for responding to a virus alert, the virus alert being providing information pertaining to a new virus, the computer system comprising:

computer code for receiving the virus alert;

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computer code for assessing a risk level associated with the new virus, the assessing including: obtaining information associated with at least one previous virus which has caused a previous infection on the computer system, and comparing the information pertaining to the new virus with the information associated with the previous virus which has caused the previous infection on the computer system;

computer code for obtaining code based on the risk level;
a computer-readable medium that stores the computer codes; and
a processor that executes the computer codes;

wherein the previous virus and the new virus are of a first type, and the information associated with the previous virus which has caused the previous infection on the computer system includes data associated with a duration of the previous infection and a scope of the previous infection.

15.-57. (Cancelled)

- 58. (Previously Presented) The computer program product as recited in claim
 10 wherein the information associated with the previous virus which has caused
 the previous infection on the computer system is stored in a profile on a database
 associated with the computer system.
- 59. (Previously Presented) The computer program product as recited in claim 10 wherein the virus alert is received from an anti-virus information source.

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60. (Previously Presented) The computer program product as recited in claim

59 wherein the virus alert is automatically received from the anti-virus information

source.

61. (Previously Presented) The computer program product as recited in claim

60 wherein receiving the virus alert includes acquiring the virus alert from the

anti-virus information source.

62. (Previously Presented) The computer program product as recited in claim

10 wherein the computer system is a computer network, the computer network

including a plurality of computing devices.

63. (Cancelled)

64. (Previously Presented) The computer system as recited in claim 14

wherein the information associated with the previous virus which has caused the

previous infection on the computer system is stored in a profile on a database

associated with the computer system.

65. (Previously Presented) The computer system as recited in claim 14

wherein the virus alert is received from an anti-virus information source.

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- 66. (Previously Presented) The computer system as recited in claim 65 wherein the virus alert is automatically received from the anti-virus information source.
- 67. (Previously Presented) The computer system as recited in claim 66 wherein receiving the virus alert includes acquiring the virus alert from the antivirus information source.
- 68. (Previously Presented) The computer system as recited in claim 14 wherein the computer system is a computer network, the computer network including a plurality of computing devices.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffrey D. Popham whose telephone number is (571)-272-7215. The examiner can normally be reached on M-F 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Caldwell can be reached on (571)-272-3868. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ANDREW CALDWELL
SUPERVISORY PATENT EXAMINER

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